## NEVADA DEPARTMENT OF CORRECTIONS ADMINISTRATIVE REGULATION 571

# INMATE GENETIC MARKER TESTING (TEMPORARY)

**Supersedes:** AR 571 (Temporary, 05/0208/13/10)

**Effective Date:** 08/13/1006/19/15

#### **AUTHORITY:**

NRS 176.0918 AB <del>179</del>233

#### RESPONSIBILITY

The Wardens of each institution/facility will ensure that the Inmate Genetic Marker form is available for use by inmates.

### 571.01 PROCEDURES

- 1. Certain inmates convicted of a category A or B felony may petition the court for post conviction genetic marker analysis.
- 2. Inmates meeting the requirements for this testing must submit their petition to the <u>clerk of the</u> <u>district</u> court <u>via certified mail</u>, in the county for which the petitioner was convicted on the attached DOC Form-2083, Genetic Marker Testing. A copy of the petition must also be sent by registered mail to the Office of the Attorney General and the district attorney in the county in which the petitioner was convicted.

#### **APPLICABILITY**

- 1. This Administrative Regulation does not require an operational procedure.
- 2. This Administrative Regulation does not require an audit.

#### **ATTACHMENTS**

DOC Form-2083, Genetic Marker Testing

Howard Skolnik,	
Director	Date

CASE NO.				
DEPT. NO				
IN THE JUDICIA	L DISTRICT COURT OF THE			
STATE OF NEVADA IN AND FOR	THE COUNTY OF			
	) )			
	) POSTCONVICTION PETITION			
Petitioner	) REQUESTING A GENETIC MARKER ANALYSIS OF EVIDENCE WITHIN			
VS.	THE POSSESSION OR CUSTODY OF THE STATE OF NEVADA			
STATE OF NEVADA,	(NRS 176.0918)			
Respondent	<b>}</b>			
TO. THE CLERK OF THE COURT FOR	COLINETY			
TO: THE CLERK OF THE COURT FOR (County Where Petitioner Was Convicted)				
STATE OF NEVADA; THE ATTORNEY GENERAL OF THE STATE OF NEVADA,				
AND; THE OFFICE OF THE DISTRICT ATTO	RNEY FOR THE STATE OF			
NEVADA, COUNTY OF				
(County of District Attorney Wi	here Petitioner Was Convicted)			
1. I,	, am the Petitioner in this matter. This			
(Name of Petitioner / Convicted Inmate) Petition requests this Court to issue an Orde	er for a Genetic Marker Analysis of evidence			
pursuant to NRS 176.0918.	•			
•				
2. Petitioner is informed and believes, and	d on the basis of such belief, alleges in good			
faith that the State of Nevada, or a political	al subdivision of the State of Nevada, has			
possession and control evidence in the form	of Genetic Marker Information relating to the			
investigation or prosecution that resulted in Pe	etitioner's Judgment of Conviction.			

1

3. The Petition  Category B felony	ner was convicted of c	ommitting all of the	following Category A
Crime's NRS	Title of Crime	Category A or B	Date of Conviction
Crime's NRS	Title of Crime	Category A or B	Date of Conviction
Crime's NRS	Title of Crime	Category A or B	Date of Conviction
Crime's NRS	Title of Crime	Category A or B	Date of Conviction
5. Pursuant to NR evidence either known	Execution if known)  S 176.0918(3)(a), the formula to be seen to b	Petitioner to be in the	possession or custody
identity of such evi	ada that can be subject dence here)	to Genetic Marker Ar	nalysis. (Set forth the

or

6.	Pursuant to NRS 176.0918(3)(b), the following is the Petitioner's rationale as to will	hy				
a reas	onable possibility exists that the petitioner would not have been prosecuted or					
convic	ted if exculpatory results had been obtained through Genetic Marker Analysis of th	ne				
evider	idence identified in paragraph 5. (Set forth your rationale here)					
· · · · · · · · · · · · · · · · · · ·						
7.	Pursuant to NRS 176.0918(3)(c), the type of Genetic Marker Analysis the					
Petitio	ner is requesting to be conducted on the evidence identified in paragraph 5 is:					
	·					

8. [If applicable] Pursuant to NRS 176.0918(3)(d), the following are the results of all				
prior Genetic Marker Analysis performed on the evidence in the trial which resulted in				
the Petitioner's conviction. (Set forth all of such evidence here)				
9. (If applicable) Pursuant to NRS 176.0918(3)(e), the following is a statement of				
the Petitioner that the type of Genetic Marker Analysis the Petitioner is requesting was				
not available at the time of trial or, if it was available, that the failure to request Genetic				
Marker Analysis before the Petitioner was convicted was not a result of a strategic or				
tactical decision as part of the representation of the Petitioner at the trial. (Set forth the				
applicable facts here)				

PRAYER FOR GRANTING OF PETITION
The petitioner respectfully requests that the Court, pursuant to NRS 176.0918,
grant the Petitioner's POSTCONVICTION PETITION REQUESTING A GENETIC
MARKER ANALYSIS OF EVIDENCE WITHIN THE POSSESSION OR CUSTODY OF
THE STATE OF NEVADA and the Petitioner requests this Court to issue an Order for a
Genetic Marker Analysis of evidence pursuant to NRS 176.0918 (9).
Dated this day of
(Petitioner's Signature Here)
DECLARATION OF PETITIONER
I,, declare and attest under penalty of perjury
of the laws of the State of Nevada that the information contained in this Peţition does
not contain any material misrepresentation of fact and that I have a good faith basis for
relying on particular facts for the request.
Dated this day of
(Petitioner's/Declarant's Signature here)
DOC 2083 (04/10)

5